



AUDITOR FRANKLIN COUNTY

ORDINANCE NO. 2007-02

Replaces Ordinance No. 2003-18

AN ORDINANCE PROHIBITING WEAPONS IN THE FRANKLIN COUNTY COURTHOUSE, NORTH ANNEX BUILDING AND GOVERNMENT CENTER

WHEREAS, it is determined that the presence of weapons of any sort shall not be permitted in the Franklin County Courthouse, North Annex Building and Government Center, Brookville, Indiana:

BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

- 1. No weapon of any sort shall be permitted inside the Franklin County Courthouse, North Annex Building and Government Center, Brookville, Indiana, law enforcement officers, including retired law enforcement officers, on duty excepted.
 - 2. The term "weapon" is defined by I.C. 35-41-1-8, and shall include:
 - a. Firearms, whether loaded or unloaded.
 - b. Knives.
 - c. Any taser, artifice, or devise of any type which could be used in a manner to cause physical harm to any person.
- Any person who violates this Ordinance shall be fined not more than \$1,000.00. Any weapons in violation of this Ordinance shall be confiscated and destroyed.

4. This Ordinance shall take effect as provided by law.

BE IT NOW ORDAINED AND ADOPTED this 29 day of January, 2007.

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COUNTY COMMISSIONERS OF FRANKLIN COUNTY, INDIANA

ATTEST:

COUNTY AUDITOR

FRANKLIN COUNTY, INDIANA

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ORDINANCE NO. 2007-03 A

Mary Seufert FRANKLIN County Recorder IN TN 2007000826 ORDI 03/08/2007 12:47:00 1 PGS

ORDINANCE REVISING THE TERM FOR COUNTY COMMISSIONER, SECOND DISTRICT

WHEREAS, the term of office for the position of County Commissioner, Second District, at present is a "holdover" term in that the elected Commissioner does not take office on January 1 of the year following his election, but rather takes office on January 1 of the second year following election, and,

WHEREAS, the need for a holdover term of office is no longer necessary:

BE IT NOW ORDAINED by the Board of County Commissioners of Franklin County, Indiana that the office of County Commissioner, Second District shall be on the ballot for the General Election of 2010 for a three (3) year term commencing January 1, 2012 for the years 2012, 2013 & 2014.

BE IT FURTHER ORDAINED, that the office of County Commissioner, Second District, shall be on the ballot for the General Election of 2014, and the elected Commissioner shall take office following the General Election of 2014 on January 1, 2015, and such elected office shall be for a term of four (4) years, and the election of County Commissioner, Second District, shall thereafter be every four (4) years, with terms of office for four (4) years.

BE IT FURTHER ORDAINED, that the Franklin County Clerk and the Franklin County Election Board shall implement the foregoing.

ORDAINED and ADOPTED this ______ day of January, 2007.

Board of County Commissioners of Franklin County, Indiana:

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Attest:

CAROL MÓNROE,

Franklin County Auditor

" I affirm, under the penaltation perjury, that I have taken resonable care to redact each Social Security number in this document, unless required by law.

RECORDED AS PRESENTED

2007 SALARY ORDINANCE #2007-03 6

An ordinance fixing the salaries and wages for the officials and employees for various departments of the County of Franklin, Indiana for the calendar year 2007.

BE IT ORDAINED BY THE COUNCIL OF FRANKLIN COUNTY, INDIANA:

SECTION 1

The salaries and wages of the officials and employees for the various departments of the County of Franklin, Indiana, for the year 2007, shall be as follows:

90% (ninety percent) salary for 90 (ninety) days of full time employment. After 90 (ninety) days, employee receives 100% (one hundred percent) pay. Part-time employees moving to full time will be credited for hours of time worked against average number of hours to be worked full time in the 90 (ninety) day period for the position; no additional probationary time shall be required.

All part-time rates up to the stated hourly rate.

For Franklin County Sheriff personnel policies see attached exhibit A and for all Franklin County Department, see Franklin County Indiana Personnel Policies Handbook revised February 4, 2002.

For Franklin County E-911/Communication dispatchers - employees shall receive overtime pay for overtime worked but have the option of comp-time in lieu of overtime pay if requested in advanced. Moreover the overtime pay shall be paid from the E-911 fund (Section 248) and the appropriations shall be transferred from part time help to comp/overtime.

SECTION 2

This ordinance herby amends the previous ordinance by the inclusion of personel in section 100 dept. 101, 102, 105, 129, 130, 132, 145; dept. 201, 203, 241, 289, & 316

The addition/change of personel, salary and benefits are as follows:

	Description			Salary	Hours Worked	Bi-weekly Rate	Hourly Rate
Se	ction 0123	- Reassessment					
	Departmer	nt 000	union				
	4114.00	3rd Deputy	\$	23,653.00	32.5	\$909.73	\$14.00
		Level I Cert. for assessor office (4ea. @)	\$	500.00	per level		¥77.00
		(Assessor, 1st Deputy, 2nd & 3rd Deputy					
	4191.00	Level II Cert. for assessor office (4ea. @)	\$	500.00	per level		
		(Assessor, 1st Deputy, 2nd, & 3rd Deputy					
Se	ction 0805		1				
	4100.00	Personal Services	\$	2,500.00			
Sec	ction 100	County General					
		t 101 - Clerk	-				
	4111.00		\$	29,939.80	n/a	\$1,151.53	
	4112.00	1st Deputy	\$	24,160.00	32.5	\$929.23	\$14.30
	4113.00	2nd Deputy	\$	23,906.50	32.5	\$919.48	\$14.15
	4114.00	3rd Deputy	\$	23,653.00	32.5	\$909.73	\$14.00
	4115.00	4th Deputy	\$	23,433.30	32.5	\$901.28	\$13.87
*		Part-time	\$	12,000.00			\$9.50
	4120.00	5th Deputy	\$	22,233.40	32.5	\$855.13	\$13.16
*		t 102 - Auditor					
	4111.00		\$	29,939.80	n/a .	\$1,151.53	
	4111.00	Auditor (council)	\$	849.16	n/a	\$32.66	
	4112.00	Chief Deputy	\$	24,160.00	32.5	\$929.23	\$14.30
	4113.00	Deputy	\$	23,906.50	32.5	\$919.48	\$14.15
	4114.00	Deputy	\$	23,653.00	32.5	\$909.73	\$14.00
	4120.00	Deputy	\$	23,433.30	32.5	\$901.28	\$13.87
	4123.00	Part-time	\$	8,000.00			\$9.00

Description		Salary		Hours Worked	Bi-weekly Rate	Hourly Rate
Denartmen	t 103 - Treasurer				Nuto	itato
4111.00	Treasurer	\$	29,939.80	n/a	\$1,151.53	
	1st Deputy	S	24,160.00	32.5	\$929.23	\$14.30
	Part-time	S	12,000.00			\$9.50
	t 104 - Recorder	+			 	
	Recorder	S	29,939.80	n/a	\$1,151.53	
	1st Deputy	S	24,160.00	32.5	\$929.23	\$14.30
		\$	23,906.50	32.5	\$919.48	\$14.15
	2nd Deputy	-		32.0	\$313.40	\$8.50
	Part-time	\$	3,000.00			\$0.00
	t 105 - Sheriff	1				
4110.06	Deputy Overtime	\$	20,000.00	up to per year	40.550.00	
4111.00	Sheriff	\$	66,300.00	n/a	\$2,550.00	210.07
4116.00	Chief Deputy	\$	34,674.00	40.0	\$1,333.63	\$16.67
4117.00	Holiday Pay					
	(Criter Deputy)			per holiday		\$164.30
	Deputy-Captain	\$	34,237.60	40.0	\$1,316.83	\$16.46
	Deputy-Lieutenant	\$	33,800.80	40.0	\$1,300.03	\$16.25
4118.02	Deputy-Sergeant	\$	33,364.00	40.0	\$1,283.23	\$16.04
	Due to sergeant position being vacated	the s	heriff may utili	ze the regular deputy pay	rate established in	4118.03
4118.03	Deputy (5ea. @)	\$	32,927.20	40.0	\$1,266.43	\$15.83
	Probation wages	\$	31,428.80	40.0	\$1,208.80	\$15.11
	Holiday Pay	1				
4119.00	(Deputy)			per holiday		\$155.90
4124.00	Holiday pay - sergeant			per holiday		\$158.00
	Holiday pay - lieutenant	+		per holiday		\$160.10
	Holiday pay - captain	+		per holiday		\$162.20
	Police Pension	\$	64,623.00	up to per year		\$102.20
	Part Time Clerk	\$	9,949.00	up to per year		\$10.07
	PT-Civil Process Server	\$	5,500.00		7	
	Longevity			up to per year		\$10.07
	Merit Board	\$	6,420.00	\$60 per year		
		\$	150.00	\$15.00 each / per mtg.	i i	
	t 106 - Surveyor		1			
	Surveyor	\$	36,398.98	n/a	\$1,399.96	
	Part-time	\$	15,000.00			\$10.00
	t 107 - Coroner	COLUMN TO STATE OF THE STATE OF				
4111.00	Coroner	\$	12,300.10	n/a	\$473.08	
4123.00	Chief Deputy	\$	1,250.00		\$48.08	
	Special Deputy	\$	2,500.00	\$75 / call (up to 4hrs.)	V 10.00	
	Extended hours	S	880.00	\$50 / call (after 4hrs.)		
	108 - Prosecuting Attorney	Ť	1	400 / Odir (Grior Willo.)		
	Prosecutor		E 000 00			
		S	5,000.00	per year	-1 CE 000 00	
4120.00	Last pay of the year will be modified by .06			the wages reflect a salary	00.000,00	A/
4120.00		\$	4,000.00	20.5		\$11.00
4125.00		\$	24,498.00	32.5	\$942.23	\$14.50
	Assistant Clerical	\$	24,498.00	32.5	\$942.23	\$14.50
	109 - Assessor				-	
4111.00		\$	29,939.80	n/a	\$1,151.53	
	1st Deputy	\$	24,160.00	32.5	\$929.23	\$14.30
4113.00	2nd Deputy	\$	23,906.50	32.5	\$919.48	\$14.15
Department	110 - Bath Township					
4111.00		\$	1,300.00	semiannually	\$650.00	
	111 - Blooming Grove Township		.,000.00	- Januari Tadii y	\$000.00	
4111.00		S	1,000.00	comionnually	\$500.00	
		4	1,000.00	semiannually	\$500.00	-
	112 - Brookville Township		4.050.50		***************************************	
4111.00		\$	1,650.00	semiannually	\$825.00	
4132.00		\$	1,650.00	semiannually	\$825.00	
4133.00		\$	1,650.00	semiannually	\$825.00	
	113 - Butler Township			- Aller		
4111.00		\$	2,000.00	semiannually	\$1,000.00	
4132.00	Deputy	\$	700.00	semiannually	\$350.00	

Description		Salary	Hours Worked	Bi-weekly Rate	Hourly Rate
Department 114 - Fairfield Township	-			Nate	Nate
4111.00 Trustee	S	2,200.00	semiannually	\$1,100.00	
4132.00 Deputy	S	1,000.00	semiannually	\$500.00	
	- P	1,000.00	Settlianifually	φοσο.σσ	
Department 115 - Highland Township	0	2 400 00	acmicanually	\$1,200.00	
4111.00 Trustee	\$	2,400.00	semiannually	\$500.00	
4112.00 Assistant	\$	1,000.00	semiannually	\$300,00	
Department 116 - Laurel Township				4750.00	
4111.00 Trustee	\$	1,500.00	semiannually	\$750.00	
Department 117 - Metamora Township					
4111.00 Trustee	\$	2,000.00	semiannually	\$1,000.00	
Department 118 - Posey Township					
4111.00 Trustee	\$	1,500.00	semiannually	\$750.00	
Department 119 - Ray Township					
4111.00 Trustee	\$	2,216.00	semiannually	\$1,108.00	
4132.00 Deputy	\$	1,330.00	semiannually	\$665.00	
Department 120 - Salt Creek Township	1				
4111.00 Trustee	S	1,075.00	semiannually	\$537.50	
Department 123 - Extension Service	1	,,5,0,00			
4126.00 1st Clerical	S	24,160.00	32.5	\$929.23	\$14.30
4134.00 2nd Clerical	S	23,906.50	32.5	\$919.48	\$14.30
4137.00 Program Assistant	S	3,700.00	UZ.U	ψ013.40	914.10
Department 124 - Plan Commission	1	3,700.00			
4102.00 Building Inspector	\$	24,278.30	32.5	\$933.78	\$14.37
4111.00 Director	\$	29,534.20	32.5		
4115.00 Enforcement Officer	\$	21,574.30		\$1,135.93	\$17.48
4120.00 Part-time	\$	1,500.00	32.5	\$829.78	\$12.77
4125.00 Secretary	\$		32.5	2000.00	\$8.00
4138.00 Commission Attorney	-	24,160.00	32.5	\$929.23	\$14.30
4139.00 Area Plan Board Members	\$	5,200.00	OFF IME	\$200.00	
4140.00 Board of Appeals		3,300.00	\$55 ea. / Meeting		
4141.00 Court Cases	\$	3,300.00	\$55 ea. / Meeting		
4142.00 Board of Appeals Court Case	\$	5,000.00	up to per year		
	2	1,500.00	up to per year		
Department 127 - Veteran Service Officer					
4111.00 Veteran Officer	\$	9,668.12		\$371.85	
Department 129 - Small Animal Control	1				
* 4128.00 SAC Officer	\$	26,063.20	40.0	\$1,002.43	\$12.53
* 4155.00 SAC Part Time	\$	6,512.00			\$9.00
Department 130 - Board of Commissioners	1				
4110.08 Secretary	\$	24,160.00	32.5	\$929.23	\$14.30
4111.00 Commissioners (3ea. @)	\$	17,382.58	n/a	\$668.56	
4120.00 Part-time	\$	3,000.00			\$9.00
4125.00 Soil & Water Secretary	\$	23,467.10	32.5	\$902.58	\$13.89
4138.00 County Commissioner Attorney	\$	13,831.22		\$531.97	
4143.00 Council (7ea. @)	\$	4,465.76	n/a	\$171.76	
4151.00 PTABOA	\$	500.00	up to per year		\$10.00
4151.50 PTABOA Certified	\$	1,200.00			
4152.00 Ditch Board Attorney	\$	1,050.00			\$150.00
4170.00 Part time maintenance security center	\$	7,000.00			\$10.00
4199.00 Assistant Custodian	5	21,755.00	32.5	\$836.73	\$12.87
Department 131 - Court House					
4111.00 Custodian	\$	23,754.40	32.5	\$913.63	\$14.06
4120.00 Part-time	\$	1,000.00		Degrada I	\$8.00
Department 132 - Jail					
4110.01 Jail Cook	\$	24,690.40	40.0	\$949.63	\$11.87
Probation wages	\$	23,192.00	40.0	\$892.00	\$11.15
4110.02 Part-time Cook	\$	25,073.00			\$10.07
4110.03 Part-time Jailer	\$	10,776.00			\$10.07
4110.05 Prisoner Transport Officer	\$	10,475.00			\$10.07
4110.06 Overtime	\$	1,705.00	up to per year		
4111.00 Matron	S	32,906.40	40.0	\$1,266.43	\$15.83

	Description		Salary		Hours Worked	Bi-weekly	Hour
				Salary		Rate	Rate
	4125.00	Assistant Clerical	\$	24,170.40	40.0	\$929.63	\$11.62
		Probation wages	\$	22,672.00	40.0	\$872.00	\$10.90
-	4126.00	Clerical	\$	25,168.80	40.0	\$968.03	\$12.10
		Probation wages	\$	23,670.40	40.0	\$910.40	\$11.38
	4157.00	Jailer-Corporal (up to 4 ea. @)	\$	26,562.40	40.0	\$1,021.63	\$12.77
		Probation wages	\$	25,064.00	40.0	\$964.00	\$12.05
-	4157.01	Jailer (up to 7 ea. @)	\$	25,876.00	40.0	\$995.23	\$12.44
		Probation wages	\$	24,377.60	40.0	\$937.60	\$11.72
		with total jailers not to exceed 10 (ten)		i			
		Holiday Pay	1				
	4158.00	(Corporal Jailer) up to 4	Ì		per holiday		\$107.1
		Holiday Pay	-				
	4158.01	(Jailer) up to 7			per holiday	and detail	\$104.38
-		with total jailers not to exceed 10 (ten)					
	4158.02	Longevity	S	1,620.00	\$60 per year	4	
		Assistant Custodian	\$	22,909.40	32.5	\$881.13	\$13.56
	100000000000000000000000000000000000000	t 136 - Circuit Court	1				
-		Judge Supplement	S	5,000.00	quarterly	\$1,250.00	
-		Court Reporter	S	28,790.60	32.5	\$1,107.33	\$17.04
_		Ass't. Court Reporter	\$	24,548.70	32.5	\$944.18	\$14.53
_	4161.00		S	24,295.20	32.5	\$934.43	\$14.38
-		t 137 - Probation	-	27,200.20	UL-U	\$301.10	4.4.00
_		Chief Probation Officer	000	attached salary	schodulo	-	
_		Juvenile Probation Officer		attached salary			
			see	allacrieu Salary	Schedule		
		t 145 - Prosecuting Attorney IV-D		00 105 00		2052.50	
		Prosecuting Attorney	\$	22,165.02	n/a	\$852.50	21150
	4125.00		\$	24,498.00	32.5	\$942.23	\$14.50
	4128.00	Asst. Clerical	\$	7,500.00	32.5	\$865.39	\$13.31
_		See also section's 307	\$	5,000.00			
_		See also section's 317	\$	10,000.00			
		t 146 - Emergency Management Ag					
		Civil Defense Director	\$	13,000.02		\$500.00	
		Secretary	\$	22,943.20	32.5	\$882.43	\$13.58
		Deputy Director	\$	600.00			
		Communications Officer	\$	300.00			
		Training Officer	\$	300.00			
	4175.00	Radiological Officer	\$	300.00			
		Information Officer	\$	300.00			
		Resource Officer	\$	300.00			
		Inventory Officer	\$	300.00			
		Utilities Officer	\$	300.00			
		EOC Coordinator	\$	300.00			
	4181.00	EOC Deputy Coordinator	\$	300.00			
		t 147 - Transfer Station					
		Custodian	\$	24,244.50	32.5	\$932.48	\$14.35
		Extra Help	\$	1,500.00			\$9.00
		Assistant	5	23,602.30	32.5	\$907.78	\$13.97
		t 148 - Springfield Township		-			
	4111.00		S	1,950.00	semiannually	\$975.00	
-		t 149 - Whitewater Township	4	1,000.00	Schlidifically	\$370.00	
-	4111.00		•	2 250 00	nomina a unit	\$1.47E.00	
-	4132.00		\$	2,350.00	semiannually	\$1,175.00	
-			ý.	1,250.00	semiannually	\$625.00	
		t 150 - Communications		045 500 50			****
		Part Time Help		\$15,504.00			\$9.50
		Dispatchers (7 ea. @)	\$	28,684.00	40.0	\$1,103.23	\$13.79
	4147.00	Assistant Coordinator	\$	28,996.00	40.0	\$1,115.23	\$13.94
		Holiday Pay					
	4148.00	(Ass't. Coordinator)			per holiday		\$164.40
		Holiday Pay					
		(Dispatchers) 7			per holiday	4741	\$162.60
	Department	t 151 - Council					
		Contingency part time	\$	130,000.00	up to per year		

Description			Salary	Hours Worked	Bi-weekly Rate	Hourly Rate	
Secti	on 0102	- Election					
	4189 00	Election Board each @	S	500.00			
-		Traveling Board	\$	500.00			
	4191.00	Absentee Board	\$	8,000.00			
Secti		Highway (Reduction in hours (4	10 to 36	6) to occur eff	fective March 1, 2007)		
		nt 100 - Administration		<i>'</i>			
		Highway Secretary	S	29,183.20	36.0	\$1,010.16	\$14.03
		Administrative Secretary	\$	29,495.20	36.0	\$1,020.96	\$14.18
. D		nt 200 - General Undistributed					
		Garage Mechanic (up to 3 each @)	\$	29,869.60	36.0	\$1,033.92	\$14.36
• D		nt 300 - Maintenance & Repair					
		Extra Help	\$	4,608.00	up to per year		\$9.00
		Truck Drivers (up to 15ea. @)	\$	28,424.40	36.0	\$984.24	\$13.67
		Equipment Operators (5ea. @)	\$	29,079.20	36.0	\$1,006.56	\$13.98
		Road Foreman (3ea. @)	\$	30,660.00	36.0	\$1,061.28	\$14.74
		Overtime	\$	25,000.00	up to per year		
	4185.00	Temporary Equipment Operator	\$	500.00	up to per year		
Secti		Cumulative Bridge					
	epartmen						
		Highway Engineer	\$	58.448.54	n/a	\$2,248.02	
Secti	on 214 -			53,110.07	140	721210.02	
D	epartmen	Health Officer		7,000,00		6004.70	
		Health Secretary (see below)	\$	7,922.98	32.5	\$304.73	044.00
	4125.00	(from 251-000-4125.00)		15,152.00	32.5	\$929.23	\$14.30
-	/130 nn	Health Board Members	\$	9,008.00	OFO and Martins		
-		Supervisor Nurse	\$	1,500.00 37,899.70	\$50 ea. / Meeting	C1 457 C0	000.40
-		Staff Nurse	\$	35,229.50	32.5 32.5	\$1,457.68	\$22.43
-		Sanitarian (see below)	\$	18,785.30	32.5	\$1,354.98	\$20.85
-	4103.00	(from 251-000-4169.00)	S	6,000.00	32.3	\$953.28	\$14.67
-	4185.00	Attorney	\$	6,000.00			
Sacti		Park & Recreation	9	0,000.00			
D	epartmen						
-		Park Superintendent	\$	27,016.10	32.5	\$1,039.08	\$15.99
		Board Members (6 ea @)	\$	300.00	per year		
-		Unemployment Comp.	\$	1,000.00	up to per year		
		Ass't. Park Superintendent	\$	23,433.30	32.5	\$901.28	\$13.87
-	4184.00	Maintenance Guard I	\$	10,065.00			\$10.00
-		Guard II	\$	9,152.00			\$9.68
		Extra Help	\$	9,152.00 9,152.00			\$9.68
		Assistant Guard	\$	9,152.00			\$9.68
Section			100	3,132.00			\$9.68
		Surveyors Corner Perpetua	HOU				
De	epartmen						
		County Surveyor	\$	2,000.00	up to per year		
		Recorder Perpetuation					
De	epartmen						
	4001.00	Part Time Help					\$8.00
Section	on 239 A	Adult Supplemental					
	partment 0						
		Part Time Help					\$11.00
Section		Pretrial Diversion	-				\$11.00
De	partment					1	
		Community Service Coordinator Extra Help	\$	6,000.00	per Saturday		\$125.00
Sonti			\$	8,000.00			\$11.00
		Title IV-D Prosecuting Attor	ney				
De	partment						
	4128.00	Asst. Clerical	(refer to	to section 100 Dept	145)		

Description		3	Salary	Hours Worked	Bi-weekly Rate	Hourly Rate
Section 248 -	E-911				Application of the second	
Departmen	t 000					
4111.00	E-911 Coordinator	\$	29,308.00	40.0	\$1,127.23	\$14.09
4199.00	Comp/Overtime	Se	e Section 1			
4120.00	Part-time	\$	31,160.00	up to per year		\$9.50
	Holiday Pay (E-911 Coordinator)			per holiday	100	\$166.2
Section 251 -	Health Maintenance					
Departmen	t 000					
	Secretary	(refer t	to section 214)			
	Sanitarian	(refer t	to section 214)			
Section 267 -	Drug Free Community Fund					
Departmen						
	Coordinator	\$	10,000.00	up to per year		\$15.0
Section 289 -	Victim assistance				0.00	
* 4111.00	Dep Pros. Atty	\$	7,000.00		\$464.64	
Section 292 -	Operation Pullover					
4100.00	Personal Services	\$	6,000.00			
Section 295 -	Marijuana Eradication					
4100.00	Personal Services	S	353.11			
Section 300 -	Waste Management					
Departmen						
	Part Time Help	S	2,500.00	up to per year		\$9.00
	Deferral Program					
Departmen	-	-				
	Asst. Clerical	(refer t	to section 100 Dept	145)		
	Title IV-D Clerk					
Departmen						
	Part Time Help	\$	2,000.00			\$9.50
	Title IV-D Prosecuting Attorn					\$0.00
Departmen		٠, ه	,			
	Asst. Clerical	(refer to	o section 100 Dept	145)		
	- Tobacco Money	(-5.0- 1	1	2/574		
	Part-time Sanitarian	S	10.535.00			\$11.25
	- Economic Development		10,000.00			911.20
	200 mile Development	S	35,000.00	32.5	\$1,346,15	\$20.71
Section 4518	- Open Alcohol Beverage	-	00,000.00	02.0	91,040.10	\$20.71
	Personal Services	S	5.000.00			
7100.00	i Gradital del Videa	Ŷ.	3,000.00			

Description	Salary	Hours Worked	Rate	Rate
AYE .	Dated this 27th da	ay of February 2007, Retroact NAY	ive January 1, 2007	
Donald (Butch) Williams	<u>~o</u>	Donald (Butch) Williams	-	
Martha Bergman	zman	Martha Bergman		
Kenneth Rosenberger & Race	nberger	Kenneth Rosenberger		
Hollie Sintz	-	Hollie Sintz		
Carroll Lanning	Z	Carroll Lanning		
JOHN ROOM	_	Jeff Koch		
Robert Runger BRAD Spurlock	_	Robert Runyon	1	
PHAS SPURIOCIC		Carol V. Monroe, Franklin	Dural County Auditor	

Bi-weekly

Hours Worked

EXHIBIT "A"

FRANKLIN COUNTY SHERIFF'S DEPARTMENT

Probationary Period

Effective January 1, 1996 the rank of Probationary Officer is established for all new and re-hired merit deputies and jail officers.

The new and re-hired officers are on probation for a period of one (1) year from the date of hire. The probationary period may be waived for re-hired merit deputies with approval of the Sheriff and Merit Board. The probationary period may be waived for re-hired jail officers with approval of the Sheriff.

An Officer on probation may be dismissed by the Sheriff without a right to a hearing.

The salary for probationary officers will be set by County Council.

FRANKLIN COUNTY COUNCIL ORDINANCE NO. 2007-05

AN ORDINANACE ESTABLISHING AN ENHANCED EMERGENCY TELEPHONE SYSTEM FEE FOR FRANKLIN COUNTY, INDIANA

WHEREAS, I.C. 36-8-16 recognizes the counties may establish enhanced emergency telephone systems utilizing the three-digit number 9-1-1 to send automatic number identification and automatic location identification for reporting emergency situations; and

WHEREAS, I.C. 36-8-16.5 authorizes counties, through their fiscal bodies, to impose on all users of exchange telephone service in their jurisdictions, a uniform monthly fee which may be used for the installation and operation of an enhanced emergency telephone system; and

WHEREAS, The Franklin County Council hereby finds that the establishment and funding of an enhanced emergency would be in the best interest of the residents of Franklin County;

NOW THEREFORE, BE ORDAINED by the County Council of Franklin County, Indiana, that under the authority of and subject to Indiana Code 36-8-16, and emergency telephone system fee is hereby established to provide for the funding of an enhanced emergency telephone system to serve Franklin County. This fee shall be collected from the telephone service users of Franklin County and administered in accordance with the following terms:

Section 1: A monthly fee of \$2.40 per telephone access line or other exchange access facility will be collected by the service supplier to pay the lease, purchase, or maintenance of enhanced emergency telephone equipment, including necessary computer hardware, software and data base provisioning; and the rates associated with the service suppliers enhanced emergency telephone system network services.

Section 2: The service supplier(s) shall be entitled to retain an administrative fee of three (3%) percent of the monthly fee collected as compensation for collecting the fees.

Section 3: All monthly fees collected, except for the three (3%) percent administration fee shall be remitted to the County Treasurer of Franklin County within ten (10) days after the last day of the calendar year quarter. With the fee remittal, the service supplier shall provide a fee collection report on a form provided by the County Treasurer.

Section 4: The County Auditor shall deposit the remitted fees in a separate fund named the "Franklin County Emergency Telephone System Fund". The County Treasurer may invest monies in the fund in the same manner that other monies of the county are invested with the interest earned from such investment to be deposited in that fund.

Section 5: During January of each year, each service supplier that collects the enhanced emergency telephone system fee for the county shall provide a delinquent fee report to the County Treasurer. The report shall list the name, address, and amount due for each service user who is two (2) months delinquent in paying the fee.

<u>Section 6:</u> Each supplier shall commence collecting the enhanced emergency telephone system fee from its service users in the month of May 1, 2007.

Section 7: This ordinance shall be in full force and effect on the 1st day of the second month after its passage.

Passed and adopted this 27 day of Nouch, 2007

THE FRANKLIN COUNTY COUNCIL

BY: Onald Williams

BY: Broken Julan

BY: Holle Sint

BY: Xennette prosentiero

BY: Martha Bergman

BY: Carrell tommy

BY: The Chih

ORDINANCE NO. 2007 - Do

AN ORDINANCE DECLARING A REASONABLE AND SAFE MAXIMUM SPEED LIMIT ON

PIPE CREEK ROAD FROM SNAIL CREEK ROAD TO SILVER CREEK ROAD

WHEREAS, the Board of Commissioners of Franklin County, Indiana make the decisions when appropriate traffic signs shall be installed that will improve traffic safety and allow for the safest operation of vehicles on the Franklin County Highway system:

WHEREAS, the Board of Commissioners has determined it necessary to reduce traffic speeds on Pipe Creek Road:

WHEREAS, it is determined on the basis of an investigation, that the maximum speed limit, permitted by Indiana Statute and previous Franklin County Ordinances, is greater than reasonable and safe under the conditions found to exist on Pipe Creek Road from Snail Creek Road to Silver Creek Road in Sections 18, 7, 6 and 5 in Metamora Township, Franklin County Indiana; and:

WHEREAS, it is determined that a reasonable and safe maximum speed limit on this segment of Pipe Creek Road in Metamora Township, Franklin County, Indiana is 30 miles per hour:

WHEREAS, it is also determined that other appropriate regulatory and warning traffic signs be installed and maintained which promote traffic safety and allow for the safe operation of vehicles.

BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

- 1. That the maximum speed limit on Pipe Creek Road from Snail Creek Road to Silver Creek Road in Sections 18, 7, 6 and 5 in Metamora Township, Franklin County Indiana shall be 30 miles per hour.
- 2. This Ordinance shall be effective upon passage.
- A person who violates this Ordinance commits a Class C infraction and shall be fined per State Code.

BE IT NOW ORDAINED AND ADOPTED this 16th day of April 2007.

BOARD OF COUNTY COMMISSIONERS OF FRANKLIN COUNTY, INDIANA

LOUIS E. LINKEL - PRESIDENT

THOMAS E. WILSON - MEMBER

ERIC E. ROBERTS - MEMBER

ATTEST:

CAROLLYNN MONROE

AUDITOR, FRANKLIN COUNTY, INDIANA

FILED

MAR 2 7 2006

ORDINANCE NO. 2006 -- 06

Auditor Franklin County

AN ORDINANCE DECLARING A REASONABLE AND SAFE MAXIMUM SPEED LIMIT ON

JOHNSON FORK ROAD FROM DREWERSBURG ROAD TO 0.3 MILES NORTH OF BRIDGE NO. 100

WHEREAS, the Board of Commissioners of Franklin County, Indiana make the decisions when appropriate traffic signs shall be installed that will improve traffic safety and allow for the safest operation of vehicles on the Franklin County Highway system:

WHEREAS, the Board of Commissioners have determined it necessary to reduce traffic speeds on Johnson Fork Road:

WHEREAS, it is determined on the basis of an investigation, that the maximum speed limit, permitted by Indiana Statute and previous Franklin County Ordinances, is greater than reasonable and safe under the conditions found to exist on Johnson Fork Road from Drewersburg Road to 0.3 (+/-) miles northwest of Bridge No. 100 in Sections 35 and 26, Whitewater Township, Franklin County Indiana; and:

WHEREAS, it is determined that a reasonable and safe maximum speed limit on this segment of Johnson Fork Road in Whitewater Township, Franklin County, Indiana is 40 miles per hour:

WHEREAS, it is also determined that other appropriate regulatory and warning traffic signs be installed and maintained which promote traffic safety and allow for the safe operation of vehicles.

BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

- 1. That the maximum speed limit on Johnson Fork Road from Drewersburg Road to 0.3 (+/-) miles northwest of Bridge No. 100 in Sections 35 and 26, Whitewater Township, Franklin County Indiana shall be 40 miles per hour.
- 2. This Ordinance shall be effective upon passage.
- 3. A person who violates this Ordinance commits a Class C infraction and shall be fined per State Code.



JUN 18 2007

ORDINANCE ESTABLISHING CUMULATIVE BRIDGE FUND ORDINANCE NO. 2007-/0 Auditor Franklin County Under IC 6-1.1-41, Statutory Authority IC 8-16-3

BE IT RESOLVED by the County Commissioners of Franklin County, Indiana that a need now exists for the establishment of a Cumulative Bridge Fund for the following purposes.

Construction, maintenance and repair of bridges, approaches and grade separations and for making county wide bridge inspections and safety ratings.

BE IT FURTHER RESOLVED that this Board will adhere to the provisions of Indiana Code 6-1.1-41, Statutory Authority IC 8-16-3. The proposed tax rate will not exceed 0.0545 (0545 cents) per each \$100 of assessed valuation. Said tax rate will be levied beginning with taxes for 2007 payable in the year 2008.

BE IT FURTHER RESOLVED that proofs of publication of the public hearing held on the 18th day of June, 2007, and a certified copy of this Ordinance be submitted to the Department of Local Government Finance of the State of Indiana as provided by law. Said Cumulative Fund is subject to the approval of the Department of Local Government Finance.

Duly adopted by the following vote of the Members of the County Commissioners on this 18th day of June , 2007.

AYE	NAY
Mams Whon	To the state of th
Evo	
Dinald M Vonder Meulen	
Attest: Auditor Franklin County	

NOTICE TO TAXPAYERS

OF HEARING ON PROPOSED CUMULATIVE BRIDGE FUND

Notice is hereby given the taxpayers of Franklin County, Indiana, that the Franklin County Board of Commissioners will consider at the Franklin County Courthouse, Commissioners Room at 9:30 A.M. on the 18th day of June, 2007, the establishment of Cumulative Bridge Fund under the provisions of Indiana Code 6-1.1-41, Statutory Authority Indiana Code 8-16-3 for the purposes as follows:

The proposed fund tax will not exceed 0.0545 (0545 cents) per \$100 of assessed valuation.

The proposed fund will be levied beginning with the taxes due and payable in the year 2008.

Taxpayers appearing at such hearing shall have a right to be heard thereon. The proposal for the establishment of the Cumulative Bridge Fund is subject to approval by the Department of Local Government Finance, who will require a Notice of Submission to be given to the taxpayers by publication. After the publication of the Notice of Submission, ten (10) or more taxpayers in the affected taxing districts may file a petition with the County Auditor not later than ten (10) days after publication, setting forth their objection to the proposed tax rate and levy.

Dated this 21st day of May, 2007.

Franklin County Board of Commissioners

Franklin County Board of Commissioners

PROCEDURE CHECKLIST

TAXING UNIT:	Franklin County	COUNTY:	Franklin			
CUMULATIVE FUN	ND NAME:	Cumulative Bridge				
CODE CITATION:		I.C. 6-1.1-41	, Statutory Auditory I.C. 8-16-3			
YEAR TO BE LEVI	ED:	2007 pay 200	98			
	NOTICE TO	TAXPAYER	S			
1st Publication	June 06, 2007 in the June 06, 2007 in the					
2nd Publication	June 13, 2007 in the June 13, 2007 in the					
PUBLIC HEARING	HELD ON:	June 18, 2007				
ORDINANCE ADO	PTED ON:	June 18, 200	7			
PROPOSED RATE:		0.0545 (0545 cents)				
MAILING ADDRES PHONE: FAX: EMAIL:	SS OF UNIT	Carol L Mon Franklin Cou 1010 Frankli Brookville, I (765) 647-46 (765) 647-69 franklinaudit	nnty Auditor n Ave. N 47012 31			
PLEASE FIND ENCLOSED COPIES OF: 1. Copy of Legal Publications from the Newspapers 2. Copy of Ordinance No. 2007-10						

Date Proposal Receive Date Second Notice Date of Second Notice Date of Certificate of Date Certificate Received Date Date:	Issued: ce Publication: Received: f No Remonstrance:					

ORDINANCE NO. 2007 -//

AN ORDINANCE TO STOP VANDALISM OR THEFT OF TRAFFIC SIGNS BY PROMOTING AGGRESSIVE LAW ENFORCEMENT AND SEVERE PENALTIES FOR THESE UNLAWFUL ACTIVITIES

LOCATED ON THE FRANKLIN COUNTY HIGHWAY SYSTEM

WHEREAS, the Board of Commissioners of Franklin County, Indiana are responsible for installation, maintenance and replacement of all traffic signs on the Franklin County Highway System; and

WHEREAS, the Board of Commissioners are proceeding with a Programmatic Sign Improvement Project, on the Franklin County Highway System using Federal Aid Hazard Elimination and Safety Funds in the amount of \$500,000.00, following the established procedures of the Indiana Department of Transportation; and

WHEREAS, the Board of Commissioners make the decisions when inappropriate activities may cause a safety hazard that interferes with the safest operation of vehicles on the Franklin County Highway system; and

WHEREAS, the Board of Commissioners have received complaints regarding vandalism and theft of traffic signs on the Franklin County Highway system; and

WHEREAS, it is determined that this type of activity in Franklin County, Indiana is a safety hazard to motorists using the Franklin County Highway system; and

WHEREAS, it is determined that the Board of Commissioners will endeavor to stop vandalism or theft of traffic signs on the Franklin County Highway system by promoting aggressive law enforcement and severe penalties for violations; and

WHEREAS, it is also determined that a limited number of appropriate signs may be installed and maintained to inform the public of this ordinance.

BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

- That the Board of Commissioners will endeavor to stop vandalism or theft of traffic signs on the Franklin County Highway system by promoting aggressive law enforcement and severe penalties for violations.
- The Board of Commissioners may have a limited number of appropriate signs installed and maintained on the Franklin County Highway system to inform the public of this ordinance.

- 3 This Ordinance shall be effective upon passage.
- A person who violates this Ordinance commits an infraction that shall be subject to severe penalties per Local Governmental Agency Code. These penalties upon conviction are: \$1000.00 fine and/or 6 months in prison plus possible loss of driver's license.

BE IT NOW ORDAINED AND ADOPTED this 11th day of JUNE 2007.

BOARD OF COUNTY COMMISSIONERS OF FRANKLIN COUNTY, INDIANA

THOMAS E. WILSON - PRESIDENT

ERIC E. ROBERTS - MEMBER

500

DONALD M. VONDER MEULEN- MEMBER

ATTEST.

CAROL LYNN MONROE

AUDITOR, FRANKLIN COUNTY, INDIANA

AGGRESSIVE ENFORCEMENT FOR VANDALISM OR THEFT OF TRAFFIC SIGNS FINE AND/OR **IMPRISONMENT** PLUS POSSIBLE LOSS OF DRIVER'S LICENSE

PLEASE HELP TO STOP VANDALISM OR THEFT OF TRAFFIC SIGNS REPORT

CALL 911

VIOLATORS

AGGRESSIVE
ENFORCEMENT FOR
VANDALISM OR THEFT
OF TRAFFIC SIGNS
FINE \$1000.00

AND/OR

6 MONTHS
IMPRISONMENT
PLUS POSSIBLE LOSS
OF DRIVER'S LICENSE



STATE - LOCAL PUBLIC AGENCY CONTRACT CONSTRUCTION OF FEDERAL AID PROJECT BY FORCE ACCOUNT

EDS# A249-7-320427

TO ACCOMPLISH Purchase and install traffic signs in Franklin County
THIS CONTRACT is made and entered into,
2006, by and between the STATE of Indiana, acting by and through the Indiana Department of
Transportation, hereinafter referred to as the "STATE", and the Local Public Agency,
, hereinafter referred to as the "LPA".
WITNESSETH
WHEREAS, the LPA desires to Improve traffic signs
throughout the county road system , and is to be designated as
Indiana Project No. 992400C5 Designation Number: 0501216
WHEREAS, the State will recommend approval of this project to the Federal Highway
Administration for construction with funds apportioned to the State as found in Title 23, United
States Code;
WHEREAS, it is in the best interest of the LPA and the State for the LPA to
Accomplish project using local forces under Force Account.
NOW THEREFORE, in consideration of the mutual covenants, herein contained, the LPA
and the STATE mutually covenant and agree as follows:

warning signs or other markings and traffic signals necessary for proper traffic operations in the vicinity of the project subject to the approval of the STATE and the concurrence of the Federal Highway Administration. The LPA shall not open the project to traffic for unrestricted use until all appropriate traffic control devices, either temporary or permanent, are installed and functioning properly. Both temporary and permanent traffic control devices shall conform to the National Manual on Uniform Traffic Control Devices.

- 13. After the completion of the construction work in accordance with the plans and specifications and the approval thereof by the LPA, the STATE and Federal Highway authorities, the LPA shall provide all maintenance, satisfactory to the STATE and the Federal Highway Administration, at the LPA's expense.
- 14. During the contract period and for three (3) years from the date of final payment the LPA shall maintain all books, documents, papers, accounting records and other evidence pertaining to the cost incurred and shall make such materials available at their respective offices at all reasonable times for inspection by the Federal Highway Administration, the STATE, or other authorized representatives of any unit providing money for the project and copies thereof shall be furnished if requested.
- 15. The LPA agrees to indemnify, defend, exculpate, and hold harmless INDOT, its officials and employees from any liability due to loss, damage, injuries, or other casualties of whatever kind, to the person or property of anyone on or off the right-of-way arising out of, or resulting from the work covered by this Contract or the work connected therewith, or from the installation, existence, use, maintenance, condition, repairs, alteration, or removal of any equipment or material, to the extent

FRANKLIN COUNTY COMMISSIONERS ORDINANCE NO. 2007 - 13___



JUL 3 1 2007

ORDINANCE ESTABLISHING A SERVICE CHARGE FOR DISHONORED CHECKS

BE IT NOW ORDAINED by the Board of County Commissioners of Franklin County, Indiana that all County Agencies are hereby authorized to charge a service charge not to exceed Twenty-five (\$25.00) Dollars for any dishonored check issued to such County Agency. The person or entity initially issuing the check shall be notified in writing of the charge at the address indicated on the check prior to submitting the dishonored check to Law Enforcement for collection

PASSED, ORDAINED AND ADOPTED by the Board of County Commissioners of Franklin County, Indiana this 30⁺⁵ day of 34)y, 2007.

Board of County Commissioners of Franklin County, Indiana:

Thomas & will

2000

Dorald M. Vonder Meulen

Attest:

AUDITOR, FRANKLIN COUNTY



ORDINANCE NO. 2004-14

JUL 3 1 2007

An Ordinance establishing fees for providing Birth and Death Certificate

Services of Franklin County

IT IS ORDAINED BY THE BOARD OF COMMISSIONERS OF FRANKLIN COUNTY, INDIANA as follows:

<u>Section 1.</u> The Franklin County Health Department shall provide certified copies of Birth and Death Certificates upon request from the official records on file in the office of The Franklin County Health Department.

<u>Section 2.</u> Whereas Fees for Certified copies of Birth and Death Certificates will be as follows:

- A. Birth Records Ten Dollars (\$10.00) per Certified Copy.
- **B.** Death Records- Ten Dollars (\$10.00) per Certified Copy divided as One Dollar and Seventy-Five cents (\$1.75) placed into Coroners Continued Education Fund as required by State Code IC16-20-1-27.

DATED THIS 30th DAY OF July , 2007

BOARD OF COUNTY COMMISSIONERS OF FRANKLIN COUNTY, INDIANA

Eno

Donald M. Wonder Fleeder

ATTEST:

Caroll. Monroe

Auditor, Franklin County, Indiana



AUG 2 7 2007

FRANKLIN COUNTY COMMISSIONERS ORDINANCE NO. 2007 - 15



ORDINANCE REGULATING THE USE OF FIREWORKS

The Board of County Commissioners of Franklin County, Indiana, as a means of regulating the use of fireworks within the County, ORDAIN as follows:

- Fireworks, as defined by I.C. 22-11-14-1, are any composition or device designed for the purpose of producing a visible or audible effect by combustion, deflagration, or detonation. Fireworks consist of common fireworks and special fireworks, and the following items are excluded from the definition of fireworks:
 - a. Model rockets;
 - b. Toy pistol caps;
 - c. Emergency signal flares;
 - d. Matches:
 - e. Fixed ammunition for firearms;
 - f. Ammunition components intended for use in firearms, muzzle loading cannons or small arms;
 - g. Shells, cartridges and primers for use in firearms, muzzle loading cannons or small arms;
 - h. Indoor pyrotechnics special effects material.
- Common fireworks include those ground devices containing 50 milligrams or less
 of explosive composition and areal devices containing 130 milligrams or less of
 explosive composition. Included in the definition of fireworks are:
 - a. Ground and hand-held sparkling devices, which include dipped-stick, certain wire sparklers, cylindrical fountains, cone fountains, illuminating torches, wheels, ground spinners, and flitter sparklers'
 - Areal devices, which include sky rockets, missile-type rockets, helicopter or areal spinners, roman candles, mines, and shells;
 - Ground audible devices, including firecrackers, salutes, and chasers;
 - d. Firework devices containing combinations of any two (2) or more of the effects described in the preceding three (3) clauses.
- Special Fireworks include firecrackers containing more than 130 milligrams of explosive composition, areal shells containing more than 40 grams of pyrotechnic composition, and other exhibition display items that exceed the limits for classification as common fireworks.
- Consumer fireworks are either common fireworks or special fireworks, and the use of special fireworks shall be limited as follows:
 - Between the hours of 5:00 o'clock p.m. and two (2) hours after sunset on June 29, June 30, July 1, July 2, July 3, July 5, July 6, July 7, July 8, and July 9;

- b. Between the hours of 10:00 o'clock a.m. and 12:00 o'clock midnight on July 4; and between the hours of 10:00 o'clock a.m. on December 31 and 1:00 o'clock a.m on January 1.
- This Ordinance maybe enforced by any Law Enforcement Officer within Franklin County; violations of this Ordinance shall be punishable by a fine not to exceed Five Hundred (\$500.00.) Dollars.

PASSED, ORDAINED AND ADOPTED by the Board of County Commissioners of Franklin County, Indiana this 27 day of AUGUS 7, 2007.

Board of County Commissioners of Franklin County, Indiana:

Thomas & wh

END

Dorold Al Vonder Heelen

Attest:

AUDITOR, FRANKLIN COUNTY

DEC 1 2 2001

AN ORDINANCE CONSENTING TO THE EXTENSION OF RIPLEY CO ENHANCED 911 EMERGENCY TELEPHONE SYSTEM WITH FRANKLIN CO REPLACES ORDINANCE NO. 1993-07

WHEREAS, Ripley County has implemented Enhanced 911 Emergency Telephone System for the residents of Ripley County; and

WHEREAS, Batesville, Indiana has corporate boundaries which extend into Ripley County and also into Franklin County, Indiana; and

WHEREAS, the entire corporate boundary of the city of Batesville is served by police, fire and emergency service from the city of Batesville; and

WHEREAS, the residents of the city of Batesville in Franklin County, Indiana would benefit from being included in the Enhanced 911 Emergency Telephone System now being implemented by Ripley County, Indiana for Ripley County residents; and

WHEREAS, after a study, The Board of County Commissioners of Franklin County, Indiana have determined that it would be in the best interests of certain residents of Franklin County, Indiana that they be serviced by Ripley County Enhanced 911 Emergency Telephone System, those persons being persons with telephone exchange numbers 934, 933, 932, 623 and 852.

WHEREAS, Franklin County will submit payment at a rate of \$1,200.00 per month to Ripley County Enhanced 911 Emergency Telephone System, for providing service for the above mentioned exchanges, as previously agreed.

NOW THEREFORE, BE IT ORDAINED BY THE COUNTY COUNCIL OF THE COUNTY OF FRANKLIN, STATE OF INDIANA:

- Section 1. That Ripley County, Indiana is given permission to extend its Enhanced 91 Emergency Telephone System service area into Franklin County, Indiana to service the residents within the corporation limits of the City of Batesville.
- Section 2. That Ripley County, Indiana is given permission to extend its Enhanced 911 Emergency Telephone System service area into Franklin County, Indiana to service Franklin County residents with a 934, 933, 932, 623 and 852 exchange.
- Section 3. That as the city of Batesville corporation limits extend from time to time further into Franklin County, the Ripley County Enhanced 911 Emergency Telephone System service area shall also likewise be extended to the new corporation boundaries of the city of Batesville in Franklin County, Indiana.

Section 4. That Franklin County, Indiana pay all non-recurring charges for Master Street Address Guide (MSAG) and data base.

Section 5. That Franklin County officials will be responsible for (a) mailing to Franklin County residents explaining the details of the transfer to Ripley County, including the name and number of the person to contact if there is a question as to addressing; (b) mailing to Franklin County residents an optional information card in conformity with the requirements of Ripley County Enhanced Emergency 911 System; (c) Franklin County shall be responsible for the cost of printing, stuffing envelopes and mailing; (d) for providing original MSAG (s) and/or any future changes in MSAG (s).

Section 6. That all law enforcement calls will be transferred via the Ripley Emergency 911 System to Franklin County Sheriff's Department. That Franklin County Sheriff will provide a special phone number at Brookville for transferred calls. That the line may not be used for any other purpose, the intent being that said line will always be available for transfer of calls.

That Franklin County and Ripley County will, prior to cutover, mutually agree upon a written protocol for answering and disposing of emergency calls from Franklin County residents that will be transferred to Franklin County Sheriff's Department.

Section 7. That the provisions of this Ordinance be incorporated into a formal intercounty Agreement, which in addition to the provisions provided in this Ordinance, shall provide for either county terminating the Agreement upon reasonable notice.

This Ordinance shall take effect upon publication.

Attest: Caroly Monroe W.

ORDINANCE NO. 93-7

AN ORDINANCE CONSENTING TO THE EXTENSION OF RIPLEY COUNTY ENHANCED 911 EMERGENCY TELEPHONE SYSTEM WITHIN FRANKLIN COUNTY, INDIANA.

WHEREAS, Ripley County has implemented Enhanced 911 Emergency Telephone System for the residents of Ripley County; and

WHEREAS, Batesville, Indiana has corporate boundaries which extend into Ripley County and also into Franklin County, Indiana; and

WHEREAS, the entire corporate boundary of the city of Batesville is served by police, fire and emergency service from the city of Batesville; and

WHEREAS, the residents of the city of Batesville in Franklin County, Indiana would benefit from being included in the Enhanced 911 Emergency Telephone System now being implemented by Ripley County, Indiana for Ripley County residents; and

WHEREAS, after a study, The Board of County Commissioners of Franklin County, Indiana have determined that '

Section 5. That Franklin County officials will be responsible for (a) mailing to Franklin County residents explaining the details of the transfer to Ripley County, including the name and number of the person to contact if there is a question as to addressing; (b) mailing to Franklin County residents an optional information card in conformity with the requirements of Ripley County, Enhanced Emergency 911 System; (c) Franklin County shall be responsible for the cost of printing, stuffing envelopes and mailing; (d) for providing original MSAG(s) and/or any future changes in MSAG(s).

Section 6. That all law enforcement calls will be transferred via the Ripley Emergency 911 System to Franklin County Sheriff's Department. That Franklin County Sheriff will provide a special phone number at Brookville for transferred calls. That the line may not be used for any other purpose, the intent being that said line will always be available for transfer of calls.

That Franklin County and Ripley County will, prior to cutover, mutually agree upon a written protocol for answering and disposing of emergency calls from Franklin County residents that will be transferred to Franklin County Sheriff's Department.

Section 7. That the provisions of this Ordinance be incorporated into a formal intercounty Agreement, which in addition to the provisions provided in this Ordinance, shall provide for either county terminating the Agreement upon reasonable notice.

This Ordinance shall take effect upon publication.

This Ordinance is adopted this 24 day of August-, 1993.

The Cartool A MA M & M.

FRANKLIN COUNTY BOARD OF COMMISSIONERS ORDINANCE NO. 2007-24

AN ORDINANCE ESTABLISHING CLASSIFICATIONS OF TRANSPORTATION EMERGENCIES; REGULATING THE OPERATION AND PARKING OF MOTOR VEHICLES DURING TRANSPORTATION EMERGENCIES; ACTIONS REQUIRED OF UTILITY COMPANIES TO REMOVE DAMAGED UTILITY SYSTEM COMPONENTS FROM ROADWAY; AND ESTABLISHMENT OF FINES/PENALTIES FOR VIOLATION OF THIS ORDINANCE

BE IT NOW ORDAINED by the Board of County Commissioners of Franklin County, Indiana:

Section 1: Short Title

This Ordinance shall be known and maybe sited as the "Transportation Emergency Ordinance of Franklin County, Indiana".

Section 2: Intent of Ordinance

This Ordinance is intended to provide a means of alerting residents and others within the County of poor driving conditions, and what is expected of them regarding their driving and or parking on roadways within the County while such conditions exist.

Section 3: Definitions

For the purpose of this Ordinance, the following definitions shall apply unless the context clearly indicates or requires a different meaning:

- A. "Commissioners": The Board of Commissioners of Franklin County, Indiana.
- B. "Roadway": The entire width between the boundary lines of the rights of way of every county maintained roadway when any part thereof is open to the use of the public for purposes of vehicular travel in the unincorporated areas of Franklin County, Indiana.
- C. "Snow Emergency": A transportation emergency caused by winter weather conditions including ice, freezing rain, sleet, snow, blowing and drifting snow and/or blizzards; a condition declared to be such by the Board of Commissioners of Franklin County, Indiana or their authorized representative. Snow Emergencies include the following levels:
- (1) Level 1: The public is notified that county roadways are hazardous with blowing and drifting snow, and increasing accumulation; ice maybe forming. Drivers are to allow extra time for travel and emergency response, and should contact employers to determine if they should report to work or if there is a delay. Drivers shall drive at reduced speeds with caution. Increased travel and emergency response times should be expected.

- (2) Level 2: Drivers are warned that all county roadways are closing or will be closed to non-emergency personnel. No one should attempt travel during these conditions unless it is absolutely necessary. All employers should consider work cancellation, and employees should contact their employers to see if they should report to work or if a delay is in effect. The public shall be advised that weather conditions are deteriorating rapidly, and it is likely that a Level 4 proclamation will be issued.
- (3) Level 3: Drivers are notified that all or certain county roadways are closed to non-emergency personnel. A proclamation of emergency has been declared in accordance with I.C. 10-4-1-23, which provides that: "a local disaster emergency maybe declared only by the principal executive officer of a political subdivision. It shall not be continued or renewed for a period in excess of seven (7) days except by with consent of the Governing Board of the Political Subdivision. Any order or proclamation of declaring continuing or terminating a local disaster emergency shall be given prompt and general publicity and shall be filed promptly in the office of the Clerk of the political subdivision".
- D. "Transportation Emergency": An actual or impending situation which presents hazardous conditions for the normal use of roadways caused by or resulting from accumulation of ice, freezing rain, sleet, snow, blowing and drifting snow, blizzards, flooding or high water, wind-caused damage, roadway damage or other hazardous event, a condition declared to be such by the Board of Commissioners of Franklin County, Indiana or their authorized representative to regulate the operation and/or parking of motor vehicles during such emergencies.
- E. "Transportation Warning": An advisory communication issued to warn motor vehicle operators of conditions which present a hazard to normal operation of motor vehicles on roadways. A transportation warning maybe issued for a hazardous event which effects the normal use of roadways as determined by the Franklin County Sheriff, the Franklin County Highway Superintendent and/or the Franklin County Emergency Management Director, but does not impose any restriction on travel or parking of motor vehicles, other than those normally required by Law.

Section 4: Transportation Warning

Whenever the Franklin County Sheriff, the Franklin County Highway Department Superintendent, or the Franklin County Emergency Management Director, or their respective designees find, on the basis of existing conditions of ice, freezing rain, sleet, snow, blowing and drifting snow, high water or damage debris on roadways or other conditions which may present hazardous situations to the normal operation of motor vehicles on roadways, and that operators of motor vehicles need to be aware of said conditions to maintain safe operation of their motor vehicles, then the Sheriff, Superintendent, or EMA Director or their respective designees, on consultation and agreement among themselves, may cause to be issued a Transportation Warning for parts of or all roadways within the County as determined necessary. Transportation Warnings may be issued for hazardous conditions which do no warrant an immediate emergency declaration by the Commissioners.

A. The Sheriff, Superintendent, or EMA Director shall cause each warning issued by them pursuant to this ordinance to be publicly announced by means of broadcasts from radio stations located within and with a normal operating range covering Franklin County, Indiana. They may cause the warning to be further announced in newspapers of general circulation when feasible. Each warning shall describe the situation threatening motor vehicle operation on roadways, the time the warning will become effective and shall specify the roadways or area affected.

- B. Whenever the Sheriff, Superintendent or EMA Director or their designees find that some or all of the conditions which give rise to a Transportation Warning being issued no longer exist, they may terminate the warning, in whole or in part. Such termination shall be announced in the same manner required to issue the original warning and shall become effective upon announcement.
- C. No unusual restriction or prohibition on the parking of motor vehicles or on the operation of motor vehicles upon roadways shall be imposed or implied under a transportation warning.
- D. A Transportation or Snow Emergency declared by the Commissioner's pursuant to this Ordinance will supercede a Transportation Warning issued for the same causative event and same roadways or area.

Section 5: Prohibition of Parking on Roadways

Whenever the Commissioners declare any transportation or snow emergency or invoke any transportation or snow emergency classification described in this Ordinance or otherwise determine that existing or expected weather conditions or other hazardous situations will make it necessary that motor vehicle traffic be expedited or prohibited and that parking on county roadways be prohibited or restricted for snow plowing, debris removal, access for emergency vehicles, evacuation or other emergency purposes, the Commissioners shall put into effect a parking prohibition on parts of or all roadways as necessary by declaring a transportation of snow emergency. The parking prohibition shall become effective concurrently with the transportation or snow emergency declaration.

Once in effect a prohibition under this Section shall remain in effect until the transportation or snow emergency is terminated by the Commissioners. While the prohibition is in effect, no person shall park or allow to remain parked any vehicle on any portion of a roadway to which the transportation or snow emergency applies. Nothing in this Section shall be construed to permit parking at any time or place where it is forbidden by any other provision of law.

Section 6: Stalled Vehicles during Transportation or Snow Emergency

Whenever a vehicle becomes stalled for any reason on any part of a roadway on which a transportation or snow emergency or parking prohibition is in effect, the person operating the vehicle shall take immediate action to have the vehicle towed, removed, or pushed off the roadway. No person shall abandon or leave his or her vehicle in the roadway except for the purpose of securing assistance during the actual time necessary to telephone or go to a place of assistance (garage, gasoline station, etc.) and return without delay.

Section 7: Removal, Impounding and Return of Vehicles

- A. Employees of the Franklin County Sheriff's Department and Franklin County Highway Department are authorized to remove or have removed a vehicle from a roadway to the nearest garage or other place of safety, including another place on a roadway, or to a garage designated or maintained by the Sheriff's Department, Highway Department or facility maintained by Franklin County, when;
- The vehicle is parked on a part of a roadway on which a transportation or snow emergency or parking prohibition is in effect;
- (2) The vehicle is stalled on a part of a roadway on which there is a transportation or snow emergency in effect and the person who was operating the vehicle does not appear to be removing it in accordance with the provisions of this Ordinance and the vehicle presents a hazard to traffic flow, snow or debris removal or other emergency operations; or
- (3) The vehicle is parked in violation of any parking ordinance or provisions of law and is interfering or about to interfere with snow or debris removal or any other emergency operations.
- B. Whenever the Sheriff's Department or Highway Department removes or has removed a vehicle from a roadway as authorized in this Section and the Sheriff's Department or Highway Department knows or is able to ascertain from the registration records in the vehicle the name and address of the owner thereof, the Sheriff's Department or Highway Department shall immediately attempt to give or cause to be given notice in writing to the owner of the fact of the removal and the reasons therefore and of the place to which the vehicle has been removed. In the event any vehicle is stored in a public garage, a copy of the notice shall be given to the proprietor of the garage.
- C. Whenever the Sheriff's Department or Highway Department removes or has removed a vehicle from a roadway under this Ordinance and does not know and is not able to ascertain the name of the owner, or for any other reason is unable to give the notice to the owner as hereinbefore provided, and in the event the vehicle is not returned to the owner within a period of three (3) days, the Sheriff's Department or Highway Department shall immediately send or cause to be sent a written report of the removal by mail to the Bureau of Motor Vehicles whose duty it is to register motor vehicles, and shall file a copy of the notice with the proprietor of any public garage in which the vehicle may be stored. The notice shall include a complete description of the vehicle, the date, time and place from which removed, the reason for the removal, and the name of the garage or place where the vehicle is stored.
- D. No person shall recover any vehicle removed in accordance with this section except as provided herein. Before the owner or person in charge of the vehicle shall be allowed to recover it from the place where it has been placed or impounded, he shall present to a member of the Franklin County Sheriff's Department or authorized towing service evidence of his or her identity and right to possession of the vehicle, shall sign a receipt for its return and shall pay the cost

of removal plus and costs of storage accrued. Until paid, these charges constitute a lien on the vehicle which may be enforced in conformance with IC 32-8-31-5 or IC 9-9-5-6.

- E. It shall be the duty of the Sheriff's Department and/or Highway Department to keep a record of each vehicle removed in accordance with this Section. The record shall include a description of the vehicle, its license number, the date and time of its removal, where it was removed from, its location, the name and address of its owner and last operator, if known, its final disposition, and the parking violation involved. The towing service authorized by the Sheriff's Department and/or the Highway Department will obtain said record for each vehicle removed by the towing service for which a Sheriff's Department Vehicle Tow in card is not provided. The authorized towing service shall provide said records to the Sheriff's Department for each vehicle so removed.
- F. To facilitate the removal of abandoned vehicles pursuant to this Ordinance; the Sheriff's Department or Highway Department may enter into towing contracts or agreements for the removal and storage of abandoned vehicles.
- G. Neither the owner, lessee, or occupant of the property from which an abandoned vehicle is removed nor the Highway Department, County Commissioners or Sheriff's Department, authorized towing service, or automobile scrap-yard shall be liable for any loss or damage to any vehicle occurring during it removal, storage or disposition. The Franklin County Highway Department nor any employee of the department nor any private contractor engaged by the department shall be held liable for any loss or damage to any vehicle which is parked, stalled or abandoned on a roadway with such damage occurring during snow or debris removal operations.
- H. This section shall be supplemental to any others provisions of law granting members of the Sheriff's Department authority to remove vehicles.

Section 8: Citation on Vehicle

Whenever any motor vehicle without a driver is found parked or left in violation of any provision of this Ordinance, and is not removed and impounded as provided for in this Ordinance the officer of the Sheriff's Department finding the vehicle may take its registration number and any other information displayed on the vehicle which may identity its user, and shall conspicuously affix a traffic summons to the vehicle in the manner and pursuant to the same procedures applicable to the issuance of other traffic violations.

Section 9: Evidence with Respect to Vehicle Parked or Left in Violation

In any prosecution with regard to a vehicle parked or left in a place or in a condition in violation of any provision of this Ordinance, prove that the particular vehicle described in the complaint was parked or left in violation, together with proof that the defendant named in the complaint was at the time the registered owner of the vehicle, shall constitute proof that the defendant named in the complaint was at the time the registered owner of the vehicle, shall constitute prima facie evidence that the defendant was the person who parked or left the vehicle of this Ordinance.

Section 10: Action Required from Utility Companies to Remove Damges Utility System Components from Roadway

Whenever employees of the Franklin County Highway Department or Franklin County Sheriff's Department find the property of a utility company, including utility poles, utility structures transmission or distribution wires, guy wires, transformer, regulators, meters or other appurtenances are damaged and are obstructing, interfering or about to interfere with roadway trave, snow or debris removal operations or other emergency operations, they shall cause the appropriate utility company operator to be notified of the obstructing property. The utility company operator is expected to take immediate and necessary action to render such property or components safe and to facilitate removal of such property or components from the roadway as follows:

- A. A knowledgeable employee will be dispatched to each reported site where damaged utility property obstructs roadways in a timely manner.
- B. The employee will take necessary steps to de-energize the affected damaged utility system or otherwise render the damaged system safe for the removal of components with obstruct roadways.
- C. When the affected damaged utility system is de-energized or otherwise rendered safe, the employee or utility operator will report this information to the Franklin County Highway Department and/or the Franklin County Sheriff's Department and will coordinate any further debris clearance procedures as required.

Section 11: Declarations of the Commissioners

The Board of Commissioners of Franklin County, Indiana may declare one (1) of the two transportation or snow emergency classifications as set forth in Section 3 based upon recommendations and situation reports provided by the Franklin County Sheriff, the Franklin County Highway Department Superintendent and/or the Franklin County Emergency Management Agency Director or their respective designees. Once declared, the transportation or snow emergency classification may be up-graded, downgraded, extended or terminated by action of the commissioners.

The Commissioners shall cause each declaration made by them pursuant to this Ordinance to be publicly announced by means of broadcasts from radio and television stations located within and with a normal operating range covering Franklin County, Indiana. They may cause the declaration to be further announced in the newspapers of general circulation when feasible. Each announcement shall describe the action taken by the commissioners, including the time it became or will become effective, and shall specify the roadways or area affected. A transportation emergency shall go into effect when designated.

Section 12: Termination of Transportation Emergency by the Commissioners

Whenever the Commissioners find that some or all of the conditions which give rise to a transportation or snow emergency no longer exist, they may declare the emergency terminated, in

whole or in part, in a manner prescribed by this Ordinance, effective immediately upon announcement.

Section 13: Provisions Temporarily Effective to Take Precedence

Any provision of this Ordinance which becomes effective by declaration of the Commissioners or upon occurrence of certain weather or hazardous conditions shall, while temporarily in effect, take precedence over other provisions of law normally in effect, except that it shall not take precedence over provisions of law relating to traffic accidents, emergency travel of authorized emergency vehicles, or emergency traffic directions by a Law Enforcement Officer.

Section 14: Penalty and Jurisdiction

Violations of any of the provisions of this Ordinance shall be punished by a fine of not more than \$500.00, and maybe prosecuted in any Court of competent jurisdiction within the County.

Section 15: Severability

Auditor Franklin County, Indiana

If any section or sub-section, sentence, clause, phrase or portion of this Ordinance is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portions hereof.

PASSED, ORDAINED and ADO Franklin County, Indiana, in this 3/5/	PTED by the Board of County Commissioners of day of flecember, 2007.
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